UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISON

CARL WILLIAMS AND HASSAN ALEEM et al Creditors/Objectors,

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In re:

City OF DETROIT, MICHIGAN AND EMERGENCY MANAGER

KEVYN D. ORR

Debtors/City of Detroit

Chapter 9

Case No. 13-53846

Judge Steven W Rhodes

Case No. 14-cv-10434

Hon. Bernard A. Freidman Magistrate Paul J. Komives

OBJECTION TO THE RECOUPMENT AND FILING OF REDLINED VERSION OF EIGHT AMENDED ASF OF OCTOBER 31, 2014 PLAN

We/I OBJECT TO THE REDLINED VERISON OF THE EIGHTH AMENDED PLAN OF ADJUSTMENT FOR THE DEBTS OF THE CITY OF DETRIOIT AND CONFIRMATION OF THE PLAN, THERE WAS NO NOTICE, IT WAS AFTER THE FACT, UNTIMELY, CONTRARY TO THE FACTS, MISREPRESENTATION OF THE BANKRUPTCY CODE AND RULES AND HAS NOT BEEN PRESENT ED AND CONDUCED IN A GOOD FAITH MANNER

We/I object to the filing of redlined version of the Eighth Amended

Plan of Adjustment for the debts of the city of Detroit and confirmation of any

Plan stemming from or connected to this plan of Adjustment and show the

following:

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- 1) We object and totally disagree with Jones Day, Milan, Buckfirer and the emergency Manager Kevyn Orr, sealing money in broad day light from the pensioners by fabricating figures under false pretense, to deceive and trick pensioners to pay money that they never owed under the craw-back.
- 2) We object to Article 1. A. 22 of any recoupment without a statutes or law of authority in place to legally charge 6.75% interest rate on the craw-back.

The state nor the city has invested any financial funds in the annuity to even have standing to object to how much the pensioners make or the interest rate, as long as it was within the law. The annuity is an insurance contract that cannot be change and, therefore the contract has been breached and violations of Article 1 section 10 ex post facto law of the State Constitution and Article 1 Section 9 of the Federal Constitution.

The city and the emergency manager, Kevyn Orr wanted to go back to 2003 on the craw-back that is a violation of the two years statute of limitation and they are only allowed to go back two years under the statute of limitation if this craw-back was legally binding.

The city or the emergency manager have not cited any statute violations in regard to the craw-back and the court is allowing this charade to continue without

any legal basis of authority.

2) We object to Article numbers or sections 23 thru 35 of the Annuity
Saving Funds (ASF) makes it to confusing ASF could mean anything according to
the way you apply it and a person could easily misinterpret what you mean with all
the different meaning.

I/We hereby certify that the statements made herein are true and correct to the best of my knowledge and belief, under penalty of perjury and contempt of Court under the laws of the United States of America.

Carl Williams

10112 Somerset

Detroit, Michigan 48224

313 521-5012

Hassan Aleem

2440 Taylor

Detroit, Michigan 48206

313 205-4353

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Case No. 14-cv-10434 Hon. Bernard A. Freidman Magistrate Paul J. Komives

filing of eight Amended ASF of October 31, plan , Upon the concern parties by certified mail at the following address

PROOF OF SERVICES

City of Detroit Corporation Council First National Building 600 Woodward Ave Detroit, Michigan 48226

FILED

2014 NOV I'L P 3 20

U.S. BANKRUPICY COURT

E.D. MICHIER DESCRIPTION OF THE PROPERTY OF

Emergency Manager Kenyn Orr Coleman A Young Municipal Center 2 Woodward 11th floor Detroit, Michigan 48226

I/We hereby certify that the statements made herein are true and correct to the best of my knowledge and belief, under penalty of perjury and contempt of Court under the laws of the United States of America.

Sign Carl Billiam

Dated November 1/2 2014